UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT



JUN 9 2023

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

DANIEL E. DAVIS; PETER CONTI; GRINGO HOLDINGS, LLC,

Plaintiffs-Appellants,

v.

BLUE TONGUE FILMS; DENVER AND DELILAH PRODUCTIONS; A. J. DIX; NASH EDGERTON; EROS INTERNATIONAL MEDIA LTD.; TRISH HOFFMAN; BETH KONO; MATTHEW STONE; ANTHONY TAMBAKIS; CHARLIZE THERON; REBECCA YELDHAM,

Defendants-Appellees,

and

AMAZON.COM, INC.; AMAZON STUDIOS, LLC,

Defendants.

No. 22-55416

D.C. No. 2:21-cv-02090-JVS-JDE Central District of California, Los Angeles

ORDER

Before: M. SMITH, HAMILTON,* and COLLINS, Circuit Judges.

In light of the Supreme Court's decision in *Jack Daniel's Properties, Inc. v.*VIP Products LLC, 599 U.S. ___, 2023 WL 3872519 (June 8, 2023), we vacate the judgment of the district court and remand this case to the district court for further

^{*} The Honorable David F. Hamilton, United States Circuit Judge for the U.S. Court of Appeals for the Seventh Circuit, sitting by designation.

Case: 22-55416, 06/09/2023, ID: 12733017, DktEntry: 50, Page 2 of 2

proceedings consistent with the Supreme Court's opinion in that case. The parties shall bear their own attorney's fees, costs, and expenses on appeal. This order shall act as and for the mandate of this court.

VACATED AND REMANDED.